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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/629,829	07/30/2003	Masanori Ishizuka	1614:1353	7282	
21171 7590 03/19/2007 STAAS & HALSEY LLP SUITE 700			EXAMINER		
			LEE, Y YOUNG		
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER	
			2621		
		· · · · · · · · · · · · · · · · · · ·			
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS		03/19/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		A 11 44 5				
	Application No.	tion No. Applicant(s)				
Office Action Summers	10/629,829	ISHIZUKA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Y. Lee	2621				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONEI	I. ely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>02 M</u>	arch 2007					
	action is non-final.					
3) Since this application is in condition for allower		secution as to the merits is				
closed in accordance with the practice under E	•					
Disposition of Claims						
 4) Claim(s) 1-10 is/are pending in the application. 4a) Of the above claim(s) 6-10 is/are withdrawr 						
5) Claim(s) is/are allowed.	i nom consideration.					
6)⊠ Claim(s) <u>1-5</u> is/are rejected.						
7) Claim(s) is/are rejected.	_					
8) Claim(s) are subject to restriction and/o	r election requirement					
o) Claim(s) are subject to restriction and/o	· election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on 30 July 2003 is/are: a)[\square accepted or b) $oxtimes$ objected to b	y the Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
1. Certified copies of the priority documents	1. Certified copies of the priority documents have been received.					
· · · · · · · · · · · · · · · · · · ·	2. Certified copies of the priority documents have been received in Application No					
application from the International Bureau	J (PCT Rule 17.2(a)).	•				
* See the attached detailed Office action for a list	of the certified copies not receive	d.				
·						
		•				
· Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite				
3) ⊠ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>11/9/05</u> .	5) Notice of Informal P 6) Other:	atent Application				
	-,					

Application/Control Number: 10/629,829 Page 2

Art Unit: 2621

DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Figure 4 in the reply filed on 3/2/07 is acknowledged.

- Claims 6-10 are withdrawn from further consideration pursuant to 37 CFR
 1.142(b) as being drawn to a nonelected embodiment, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 3/2/07.
- 3. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Priority

4. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Drawings

5. Figures 2A and 2B should be designated by a legend such as --Prior Art--because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the

Application/Control Number: 10/629,829 Page 3

Art Unit: 2621

applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

6. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

- 7. The abstract of the disclosure is objected to because of inclusion of legal phraseology such as "comprises" in line 1. Correction is required. See MPEP § 608.01(b).
- 8. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The following title is suggested: "Data Encoding/Decoding Apparatus Without Phase Adjustment".

Claim Rejections - 35 USC § 102

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Art Unit: 2621

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

10. Claims 1-5 are rejected under 35 U.S.C. 102(a) as being clearly anticipated by Applicant's admitted prior art (AAPA).

AAPA, in Figures 1 and 2, discloses the same data encoding/decoding apparatus as specified in claims 1-5 of the present invention, comprising a decoder 16 decoding a coded stream, which is formed in a first format and inputted on real time, to generate video data and audio data; a video output memory 13 storing the video data from the decoder; an audio output memory 15 storing the audio data from the decoder; a video input memory 3 provided to be connected to the decoder through a first data path when the coded stream of the first format is transcoded to generate a second stream formed in a second format; an audio input memory 5 provided to be connected to the decoder through a second data path when the transcoding is performed; and an encoder 6 encoding the video data from the video input memory and the audio data from the audio input memory to generate the second stream of the second format.

With respect to claims 2-5, when the transcoding is performed, the first data path and the second data path are set from OFF state to ON state, so that the video data output from the decoder is stored in the video input memory 3 through the first data path and the audio data output from the decoder is stored in the audio input memory 5 through the second data path; a video output interface 12 outputting the video data stored in the video output memory to an external device in a predetermined format at predetermined times; and an audio output interface 14 outputting the audio data stored in the audio output memory to an exterior device in a predetermined format at

Art Unit: 2621

predetermined times; a video input interface 2 storing in the video input memory video data which is inputted from an external device at predetermined times; and an audio input interface 4 storing in the audio input memory audio data which is inputted from an external device at predetermined times; a clock generating unit 8 generating a clock signal for circuit components of the data encoding/decoding apparatus wherein the clock signal from the clock generating unit is supplies to each circuit component without adjusting a phase of the clock signal based on clock reference information of the coded stream inputted on real time (Fig. 2).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Y. Lee whose telephone number is (571) 272-7334. The examiner can normally be reached on (571) 272-7334.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Groody can be reached on (571) 272-7950. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/629,829

Art Unit: 2621

Page 6

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Y. Lee
Primary Examiner
Art Unit 2621